

Remarks

Further and favorable reconsideration is respectfully requested in view of the foregoing amendments and following remarks.

Claims 31 and 32 have been amended in section (h) to clarify that the carbon atom is also bonded to a hydrogen atom. Claims 37-39 have also been amended in section (h) to clarify that the carbon atom is bonded to a hydrogen atom, and to change the second occurrence of R¹⁶ (located in section (h)) to R^{16a}. These amendments render moot the Examiner's rejection of claims 31, 32, and 37-39 under the second paragraph of 35 U.S.C. § 112.

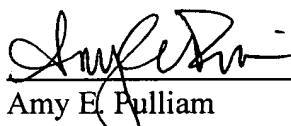
Furthermore, the above-discussed amendments also render moot the Examiner's rejection to claims 37-39 under the first paragraph of 35 U.S.C. § 112, because R¹⁶ (located in section (h)) has been changed to R^{16a}, thus clearly setting forth two separate definitions for R¹⁶ (in section (g)(11)), and R^{16a} (in section (h)).

Therefore, in view of the foregoing amendments and remarks, it is submitted that each of the grounds of rejection set forth by the Examiner has been overcome, and that the application is in condition for allowance. Such allowance is solicited.

Respectfully submitted,

Yasuo OHTSUKA et al.

By:



Amy E. Pulliam
Registration No. 55,965
Agent for Applicants

MRD/AEP/pth
Washington, D.C. 20006-1021
Telephone (202) 721-8200
Facsimile (202) 721-8250
May 31, 2005